Xxxxx-xx

STATEMENT OF FACT

June 15, 2006

To: U.S.M.S.

Middle District of North Carolina

251 North Main Street Room 304

Winsten-Salem, N.C. 27101

FILED

JUL 10 2006

Clory IN THIS OFFICE

GRADULT SO DISTINGTION

AND SO DISTINGTION

AND SO DISTINGTION

OF THE SOURCE STREET SOURCE

THE SOURCE ST Re: Authenticated, documents from U.S. Secretary Authent cation Office in Washington, D.C. of May 515.6.

Today at Approx. 11:25 ma U.S.M.S. employee Stated that the documentation that we |: TATIK: ATUM-RE: El; : YASHUA-ANK Bey G :Nanya-thaabu: El: 1 had in our possession and was transferred with us From Davidson County to the FOC Building in Forgyth County is not in their possession. I would like to know then Who (STATE of North Carolina or FBI) is in possession of my legal Decementation for my Case (1:06 CR 171-3). Since U.S.M.S. Stated in Court "I Know which papers he is making Reference to your Money, U.S.M.S. does not have any of his property. ", therefore U.S.M.S. Knows who has my Financial and legal documents so U.S.M.S Is violating the following laws they swore uphold including Support and Defense of the constitution for the United States of America: Title 18USC. Sec 241,242,243; title 42 U.S.C. Sec 1986, 1985, 1983) Title 28 45.C. Sec. 1360, title 18 U.S.C. Sec 666, title 39 U.S.C. Sec 601; title 18 U.S.C. Sed 1700-1709; 1836 Treaty of Marratesh; Presidential Proclamation 7500; Title 4US.C. Sec 1-4; title 28U.S.C. Sec 1350.

In Accord with the Freedom of Information AcT Title 5 4.S.C. Sec 552(a)

I leaviste the following information pursuant to title 42 u.s.c. 1986

Case 1:06-cr-00171-WLO Document 44 Filed 07/10/06 Page 1 of 10

1) The name of U.S.M.S. Middle district of North of Sonding / Screty Company; Insurance Company of U.S.	Tarolina M.S.
1) All orders of Restraint and Comittment papers ne detained (as well as) [: TARIK: ATUM-re: El and: Yashua-a	orleving
All AFFIDAVITS and Witness Statements By U.S.M.S. , ase # 1:06 CR 171-3.	
Dond number of All Agents involved in our Transfer to avidson County to the FOC Building on May 23, 2006; Bue ame, official title, Surety Company [Insurance Company; Budge Nu	Rom ge number Bonding mber, company.
i) Order to seize our private - Cargo; documentation and nd Obstruct our rightful, legal and lawful Access to our letice to Privaipal is Notice to Agent, Notice to Agent Notice to Quality under the law is Paramount and Mandated by la	Property. Principal.
hus for the Actions of U.S.M.S. and its Agents has bee ostrauctive; Conspiratorial; Corrupt and irresponsible/callous. Your blic Duty and Obedience to the laws you are supposed to hos shold, proves to me Beyond a Shadow of doubt, that U.S.M.S. ther parties you are contracted with have no Respect for law, r.	lack of vor and and the ghts,
Hilly Nuna Billy Nuna Sharper Sharpe	(US). 1-207 645 Reserved Native
Case 1:06-cr-00171-WLO Document 44 Filed 07/10/06 Page 2 of 10	144.70 (FL.

Fact. 1

A matter must be expressed for being resolved. In commerce truth is Soveriegn truth must be expressed in the form of an Afficiavit, an Affidavit not rebutted stands as the truth in Commerce. An Affidavit unrebutted becomes the tudgement in Commerce. A truth Affidavit, Under Commercial law, Can only be satisfied by: Truth Affidavit rebutted point for point, by payment, by agreement, by resolution or by Common law rules, by a Jury. Equality under the law is Paramount and Mandated by law. Notice to Principal is Notice to Agent Notice To Agent is Notice To Principal.

I, [:Narya - Shaabu: El: © OTM, Maku (chief) of the At-Sik-hata Clan of Yamassea Native American Moors (United Nations IPO # 2718) am Flesh and Blood, I am not a Corporation, Fiction or Artificial Entity (oc. 6, 1-2-1 i. 0. C. 6, 1-2-2) and I Deny Corporate Existence. I am not under the Jurisdiction of the United STATES (a corporate company) or the STATE OF NORTH CAROLINA, a Corporate entity under its Jurisdiction under the legis lative Act of 1871 (Cylled the O.C. Act) I am a: Non-Resident Alien (26 U.S.C. Sec 7701 (b) (1) (b), 26 CFR 1.871-2; title 28 U.S. C. Sec 1350; Presidential Proclamation 7500) I am a Secured Party with a lien on the Corporation UNITED STATES (U.C. Financing Statement - 0602005 13869; 1105 1872) and Postmister-General (RR 703 115 987 US) RR 763 113 822-Claim of the life) of the At-Sik-hata Clan of Yamassee Native American Moors (1836 treaty of Marrakesh).

+1 = 18 U.S.C. Sec 1621 Fact. 3 Title 18 U.S.C. Sec 24/ nor about June 14th, 2006 in Federal District Court in eens Boro, North Carolina, I, [:Nanya-Shaabu: El:@@m, Stated to Tudge (sic) Tilly , that my correct name is om Nanya-Shaabu: El and that the name in his file NANYA SHAABUEL is corporation and my property which is copyrighted/trademark and protected , Accord with title 17U.S.C and anyone who uses my name without y consent is a USER' and will be charged \$750,000.00 dollars Silver for nauthorized use; I am not a corporation and I deny Corporate existence. stated that I ama Secured Party with a lien on the United States. I Id the Judge I presume you have an Oath, I will also presume hat you are aware that there afringes around the 50-5 tar lag which is a motilated Flag making this Court and Edmiralty court thick is a violation of title 4 U.S.C. the Flagor the United tates is 48 stars with 13 red and white stripes; there is no provision or an Eagle book) on or part of the Flag. I also stated that : ACCEPT FOR UALUE ALL CHARGES IN CASE 1:06 CR 171-3 AND RETURN HE CHARGES IN ACCORD WITH HIR-192; Public LAW 73-10; Congression ecord of March 17,1993 vol.33 Page H-1303 dealing with the rankruptcy of the UNITED STATES; for Discharge, Closure and etHEMENT. I told the (Judge (sic)) Tilly that according · Federal Rule 2B, I am allowed legal materials pertaining to my case, have documents which have \$1.00 Fox Stamps Cancelled by the post Fice making the documents mail and that the U.S.M.S. is bStructing the mail (documents (5) have been Authenticated by .S. Secretary of State Authentication office with Condoleeka ice's Signature and Great Seal of the united States.) Which if a liolation under title 18 U.S.C. Sec 1700-1709 and I am not being given my Private Cargo) legal documents.

ISTATEd to Federal District Court (Judge (SIC) Tilly that the court does not have Jurisdiction, or Subject matter Jurisdiction, and where is the Continuance of Evidence requiring me to be in a Vessel in dry dock titled in poerto rico? (R.I.C.O.) I am Make of the Attsik-hata Clan of Yamassee Native American Moors our UNI Pd # 2718, Notice has been Sent to the President George W. Bush; Department of Homeland Security, U.S. Postmaster-General John E. Potter; U.S. Secretary of State; U.S. Congress; Governor of the State of Georgia Sonny Perdue and that I Have a treaty with the Governor of the State of Georgia.

Federal District Court (Judge (Sic) Tilly, Stated that he did not know what I [: Nanya-Shaabo: Eli®] etm the Indigenous Flesh and Blood man a Soverleyn Moor, Yamasse e Native American, was being charged with or what the charges were. He, Tuly also entered a Plea of Not Guilty, which is a violation of title 28 U.S.C. Chapter 21,8453; I objected and told the Judge I have not retained him, I have no contract with him or the Court and that he cannot practice law from the benchand I do not wish to Contract with this Sourt in accord with F.R.C.P. Rule 12(7).

I told the Judge (Sic) ______, I do not want an Atromey recause an Attorney's is an officer of the Courtandis An Agent of England whose took is to take your assets, land and property and turn it over to MANYA SHAABUEL OTT which is on file with DOCIP (Documentation for Endigenous People) in Geneva Switzerland. I Stated I am Indigenous and Soveries.

Case 1:06-cr-00171-WLO Document 44 Filed 07/10/06 Page 5 of 10

Fact. 7

inow ledge (title 42 u.s.c. sec 1986; title 18 u.s.c. Sec 666) has been given Federal District Court in Greens Boro, to (Judge (Sic) Tilly relation to alleged Case 1:06 CR 171-3 that the name JANYA SHAABUEL Of in all capital letters is a violation under title 3 U.S.C. Sec. 1341, 1342 and 18 U.S.C. Sec 1001, 1002; Alleged Case :06 CR171-3 must be Vacated; since court Administrator is aware surt administrator is also Guilty of the following violations: # 7/E 18U.S.C. rapter 79:5 1621; Pertury of the Oath; title 28 U.S.C. Sec 453: Chapter 21: For ie Oaths of the Justices and Judges (sic); title 28 U.S.C. Chapter 21,5455: ick of the Qualification of the Justice, Judge sic or magistrate; title 38 s.c. Chapter \$7,5 1001, 1002 Fraud and False Statement; title 18 U.S.C. Chapter 1:9~872: Tortion by the Officers or Employees of the United States, title 3 U.S.C. Chapter 115 & 2384: SEDITIOUS - CONSPIRACY; Title 28 U.S.C. hapter 21 \$ 454: Practice of the law by the Justices and Judges sie; ivil-claim: RULE 12(b)(3): Improper-Venue; Civil-Claim: RULE 12(b)(2) -ack of Personal Jurisdiction; Civil-Claim RULE 12(b)(5): Improperocess; the Judges Canon-1; Treason (Title 4 U.S.C. Sec 1-4); title 18 U.S.C. hapter 63~ 1342 Fictitious Name; title 18U.S.C.: Chapter 15-3 Accessory Fter the fact; title 1805. C. Sec 241 - Denial of Due Process, 242,243; HE 18 U.S. C. Sec 666; Presidential Proclamation 7500; Executive Order 3107; 536 Treaty of Marrakesh; Article III, VI; the Bill of Rights; United Nations ovenant on Economic, Social and Cultural Rights Resolution 2200 (XXX) of , December 1966-Part II Article 5 Section I, Ratified by the United States f America October 5, 1977; title 28 U.S.C. Sec 1360, 1350; Charter of the international Military Tribunal, Nuremburg; F.R.C.P. 12(b)1; F.R.C. A 12(b)7; agans v. Lavine, 415 U.S. 533; International Convention on the Suppression nd Punishment of the Crime of Apartheid; Haines v. Herner; III Amendment; ouse Resolution 2431; U.S. vs Guthie; 789 F 2d 356 (5th Cir 1986); Haines v. Kenner, 04 U.S. 519: Public law 73-10; title 28 U.S.C. \$ 1605-1607; title 28 U.S.C. \$ 1330(e)

Case 1:06-cr-00171-WLO Document 44 Filed 07/10/06 Page 6 of 10

title 184. S.C. ch. 47, 51001 title 1808.c. Sec 1341

Fact. 7 Continues

THE 18 USC Ch: 1~3 title 18U.S.C. Sec 1700-1709

Melo v. U.S., 505 F2d 1026; Joyce v. U.S., 474 F2d 215; lantana u Hooper, 102 F2d | 88, OLD WAYNE MUT. L. ASSOCIATION U. Mc PONOGH 204 U.S. 8, 275.CH 236(1907); ASISV. U.S. 568 F2d. 264.; title 28 U.S.C. Sec 1330-133 p(a); title 26 U.S.C. 7214; title 18 U.S.C. 3231; title 28 U.S.C. 1746(1); title 28 p.s.C. Sec 2284; 1778 Articles of Confederation and Perpetual Union; 1787 U.S. Constitution including its Preamble and Bill of Rights.

(Judgecsic) Tilly has been Given knowledge in accord with title 42 U.S.C. Sec 1986 and title 18 U.S.C. Sec. 666 and most Vacate all charges in Alleged Case 1:06 CR 171-3, 171-2 and 171-1. Any disregard of the Facts as Stated in Fact. 7, will make (Judge Csic) Tilly , guilty of the Same Wiolations as pointed out in Fact. 7, confirming that the so-called Judge and the U.S. Federal Court for the District of North Carolina in Greenshoro is operating in a Defacto Status, and not a deture Status, having no Jurisdiction, Subject matter turisdiction and with the full Knowledge that; Court, clerk, Judge (sic), officers of the court are directly, willfully and Knowing I Violating Article III Section II and Article II clause II for the constitution for the united States of America; as well as the IV amendment to the constitution.

Kelief Sought

For charges in alleyed case 1:06 CR 171-3 to be Vacated in Accord with title 42 U.S.C. Sec 1986; title 18 U.S.C. Sec. 666; title 18 U.S.C. Sec 241,242,243; F.R.C.P. 12(b)(b); F.R.C.P. 12(b)(3); title 28 U.S.C. Sec 1350; For Failure to State a Claim upon which relief can be granted. All private - Cargo and mail (+1+16-18 U.S.C. Sed 1700-1709) is to be released, Instanter and returned to the 3 Indigenous Yangssee Native American Moor who is Maku (Chief) of the At-SiK-Huta Clan of Yumassee Native American Moors (United Nations IPO#2718)

Case 1:06-cr-00171-WLO Document 44 Filed 07/10/06 Page 7 of 10 Relief Sought - Continued

Ind Postmaster-General of the At-sik-hata Clan of Yamassee Native

nerican Moors RR 703 115 987 US; Claim of the life RR 703 113822 US

I the Embassy of the At-sik-hata Clan of Yamassee Native American Moors

(RA 984 871 349 US) (RB 351182 566 US)

Jurat

+-5ik-hata; Atlan; Amexem; turtle Island; land of the Frogs. (RR70) 115 987 US)

NOTICE

infly name for signature in the Presence of a Notary Public under inally of Perjury (title 18 u.s.c.: Chapter 795m/621) within 5 days or Perault will be obtained, lock of Response, no written Response, Acquiesence is Insision that facts stated herein are true, correct and irrefutable. Sing a Notary on this document does not Constitute any adhesion nor nesit after my Inoligences and Soveniegn Standing. The Purpase for lotary is for Identification and Verification only, not for entrance to a foreign Juriscliction a Benefit for: Settlers Confederates Europeans, itsos; Pagans; Strangers; Morally Decrept beings; Corrupt Individuals: Unethical irrporate officers and Companies, Tambu's; Behay maws; Kalani's; Garibeat's; Imadu's; Spiritually wicked entities, so they whom I pray may be come Knowledgeoble the law and not be Alienated From their true Deity —: HUHI.

There 280.50

TiNanya-Shagbo: El. Of Permitter Indigences Afficial Sec 1350

the law and not be Alienated From their true Deity -: HUHI.

By: [:Nanya-Shaabu: El: @] Postmister Indigenous Afficiant Sec 1350

Subscribed and Acknowledged To Before me this 26th day of June ,2006.

Billy Idene Narya-Shaabu: Et April 14,2000 NoTARY Public :Narya-Shaabu: Et My Commission Expires July 3,2006 My Commission Expires

W. W.	Commence of the second of the
TITLE 4 U.S.C. Sec 1-4 ARTICLE I	Clause II - Constitution for the united states of America
TITIE 42 4. J. C. JC6 1986	Title 18 U.S. a Sec 666
title 42 U.S.C. Sec 1985	Title 28 0.5c. Sec. 1360
title 42 U.S.C. Sec 1985 He 18U.S.C.Sec 1700-1709 Affidavit of Cour	Appointed ATTORNEY Terjury
on or about the 25th of MAY, 2006. I w	as Taken from my Holding Cell To see an
Ittorney Kobert L. Mcclennan	who Toldme he was Appointed By the Court
> Represent me. He presented me his busin	ess caro and asked for myname which I
onfirmed my Strauman for Him. He wante	d Background information from me, to which I
15 KGO Him "Do You Have an Oath to Uphe	old My Rights?"; He STATED He had an
lath on file withe the STATE Barot North	Carolina, I ASKED Him Again "Do You Han
n Dath to uphold My 149h75; this is the	last time I am asking you. " He sid "V
said Good let me see it is He said -	- don' Carry an Oath Around with me "T
zid I don't know who you are or anythi	ng about You, I signed No Contract with
he Court or You and I Told the Judge on	Tuesday (May 23, 2006) I Wave Power of
	APOVATION NANYA SHAABUEL OTMITITE 17US.
your who uses the Nomme-De-gierre with	
ser under Commercial Security Agreement	1971-002 on File in Bibb, County, Georgia andis
brect TO \$ 750,000,00 x Quadruple Damages	FOR WANTHORIZED CRF. UCC# 11 OU 1486. T
ave not biven Greg A. SHerman or Kussel A.	Eliason Permission to use nous
THOU MY PERMITTION THESE 2(100) FOR THES &	nd not limited to these two parties comes
2 hour / Marcha Warraus any Time AT	ter this Affinait for WAUTHORIZEC (USE). I told
etainenwith Tudadesia Partia Elia	Tured Yarself, Since I Had no Contractor We had Nothing Further to TAIK about Becase
here was NO CONTRACT I Signed on Agreed	
	/
Lobert L. Mcclennan, You dem	on STRATED to me Your Dishonesty, Frond, h of the STATE Barot North Caroling (You Showed
re Your Carp, which Proves Ya Have an Oath to	the Bar and NOT TO UPHOLD MY Rights: An
rrowey's FIRST and Foremost obligation is	to the Court , not their client.)
^	_
OF CONTROL STATE OF THE CONTROL TO T	are Hereby Firen, Firen, Fired FOR TRying
> PASS OFF Your N.C. STATE Bar Cardas an Oath	10 Uphola My Magnes, You are De Harec
atter. I Have International Power of Attorney	Scannol and willnot prepresent the in this
ie Court, the Judge, the State of North Carolina Do	Not the Prosecution and the U.S. Attorney and
ealing my exemption to Create a financial Instrument	To Monetize, I do not consent and I do not agree to I am Competent To Hardle My AFFAIRS, Prosecutor is
MARACT with the Middle DISTRICT of NORTH CAPOLING.	I am Competent To Hardle My AFFOIRS, Prosecutor is
Subscribed and Actnowlegal to Before me this _s	A Day of June , 2006. Here by Finen, Fixed FIXED.
	By: I Nanya-Shaabu: Elie
Rilly A.	Sutjuris in Propria Persona By Special appendice UCC 3-305; UCC 1-20 + With Power of AFTORNEY-IN-FACT
Billy Auie	APril 14,2007

Case 1:06-cr-00171-WLO Document 44 File d 07/10/06 Page 9 of 10

Title 42 U.S.C. Sec 1986

Title 42 U.S.C. Sec 241, 242, 243

Title 18 U.S.C. Sec 1621

Title 18 U.S.C. Sec 1985

Title 18 U.S.C. Sec 1983

Title 18 U.S.C. Sec 1983

Title 18 U.S.C. Ch. 41 5872

Title 28 U.S.C. Ch. 85 \$ 1359

RR 703 115 987 US RR 703 113822 US :Nanya-Shaabu:E1